1	Enoch H. Liang				
2	LTL ATTORNEYS LLP 601 Gateway Boulevard, Suite 1010				
3	South San Francisco, California 94080				
	Tel: 650-422-2130 Fax: 213-612-3773				
4	enoch.liang@ltlattorneys.com				
5	James M. Lee				
6	LTL ATTORNEYS LLP				
7	300 S. Grand Ave., 14 th Floor				
0	Los Angeles, California 90071 Tel: 213-612-8900				
8	Fax: 213-612-3773				
9	james.lee@ltlattorneys.com				
10	caleb.liang@ltlattorneys.com				
11	Hung G. Ta JooYun Kim				
12	Natalia D. Williams				
	HUNG G. TA, ESQ., PLLC				
13	New York, New York 10177				
14					
15	Fax: 646-453-7289				
	hta@hgtlaw.com				
16	jooyun@hgtlaw.com natalia@hgtlaw.com				
17	natura e rigitaw.com				
18	Lead Counsel for Court Appointed Lead Plaintiff Arman Anvari and the Class				
19	UNITED STATES	DISTRICT COURT			
20	NORTHERN DISTRICT OF CALIFORNIA				
21					
22	IN RE TEZOS SECURITIES LITIGATION	Master File No. 17-cv-06779-RS			
23		CLASS ACTION			
24	This document relates to:	STIPULATION AND [PROPOSED]			
25	ALL ACTIONS.	ORDER PURSUANT TO MARCH 16, 2018 ORDER (DKT. NO. 101)			
26					
27					
28					

WHEREAS, on February 6, 2018, the Court continued the case management conference to April 26, 2018 at 10:00 AM in Courtroom 3, 17th Floor, San Francisco (Dkt. No. 72);

WHEREAS, on March 16, 2018, the Court issued an order ("March 16 Order") (Dkt. No. 101) appointing Arman Anvari as Lead Plaintiff, and appointing LTL Attorneys LLP and Hung G. Ta, Esq. PLLC as co-lead counsel;

WHEREAS, in the March 16 Order, the Court consolidated the following cases: (1) GGCC, LLC, v. Dynamic Ledger Solutions, Inc., et al., Case No. 17-cv-6779; (2) Okusko v. Dynamic Ledger Solutions, Inc., et al., Case No. 17-cv-6829; and (3) MacDonald v. Dynamic Ledger Solutions, Inc., et al., Case No. 17-cv-7095;

WHEREAS, in the March 16, Order, the Court directed the parties to meet and confer within ten days of the entry of the order, and file a stipulation and proposed order setting forth a proposed schedule for filing of a consolidated complaint and a briefing schedule for Defendants' anticipated motions in response to the consolidated complaint;

IT IS HEREBY STIPULATED AND AGREED, by the undersigned counsel on behalf of all parties, as follows:

- (a) Lead Plaintiff shall file the consolidated complaint on or before April 3, 2018;
- (b) Defendants shall file their motions to dismiss the consolidated complaint on or before May 15, 2018;
- (c) Lead Plaintiff shall file his opposition to Defendants' motions to dismiss on or before June 8, 2018;
- (d) Defendants shall file any replies in further support of their motions to dismiss on or before June 29, 2018; and
- (e) the case management conference currently scheduled for April 26, 2018 shall be continued to a date after the Court rules on Defendants' motions to dismiss.
- (f) Nothing in this stipulation constitutes either a waiver of any defense by any Defendant, including as to this Court's personal jurisdiction and venue, or a general appearance by any Defendant.

Date: March 23, 2018 LTL ATTORNEYS LLP By: /s/ Enoch H. Liang Enoch H. Liang LTL ATTORNEYS LLP 6 G01 Gateway Boulevard, Suite 1010 DAVIS POLK & WARDWELL LLP By: /s/ Neal A. Potischman Neal A. Potischman Serge A. Voronov 1600 El Camino Real	
4 By: /s/ Enoch H. Liang Enoch H. Liang LTL ATTORNEYS LLP 6 6 601 Gateway Boulevard, Suite 1010 By: /s/ Neal A. Potischman Neal A. Potischman Serge A. Voronov 1600 El Camino Real	
Enoch H. Liang LTL ATTORNEYS LLP Serge A. Voronov 601 Gateway Boulevard, Suite 1010 By. 187 Neat A. Potischman Neal A. Potischman Serge A. Voronov 1600 El Camino Real	
Enoch H. Liang LTL ATTORNEYS LLP Serge A. Voronov 601 Gateway Boulevard, Suite 1010 1600 El Camino Real	
6 601 Gateway Boulevard, Suite 1010 1600 El Camino Real	
South San Francisco, California 94080 Menlo Park, California 94025 Tel: 650-422-2130 Tel: (650) 752-2000	
Fax: 213-612-3773 Fax: (650) 752-2111	
enocn.nang@ntattorneys.com near.potiscnman@davispoik.com	
James M. Lee	
10 LTL ATTORNEYS LLP Edmund Polubinski, III (<i>pro hac vi</i> 300 S. Grand Ave., 14 th Floor Andrew S. Gehring (<i>pro hac vice</i>)	ce)
Los Angeles, California 90071 DAVIS POLK & WARDWELL LI	_P
Tel: 213-612-8900 450 Lexington Avenue Fax: 213-612-3773 New York, New York 10017	
james.lee@ltlattorneys.com Tel: (212) 450-4000	
caleb.liang@ltlattorneys.com Fax: (212) 701-5800 edmund.polubinski@davispolk.com	n
Hung G. Ta andrew.gehring@davispolk.com JooYun Kim	
Natalia D. Williams Counsel for Defendant Tezos Stiftung	
HUNG G. TA, ESQ., PLLC 250 Park Avenue, 7th Floor	
New York, New York 10177	
18 Tel: 646-453-7290 Fax: 646-453-7289	
hta@hgtlaw.com	
jooyun@hgtlaw.com natalia@hgtlaw.com	
21 Lead Counsel for Court Appointed Lead	
22 Plaintiff Arman Anvari and the Class	
23	
23 24	
24	
24 25	

1	BAKER MARQUART LLP	MANNATT, PHELPS & PHILLIPS, LLP
2 3 4 5 6 7 8	By: /s/ Brian E. Klein Brian E. Klein Scott M. Malzahn 2029 Century Park East, Suite 1600 Los Angeles, CA 90067 Tel: (424) 652-7814 Fax: (424) 652-7850 bklein@bakermarquart.com smalzahn@bakermarquart.com	By: /s/ Christopher L. Wanger Christopher L. Wanger Ana G. Guardado One Embarcadero Ctr., 30 th Floor San Francisco, CA 94111 (415) 291-7400 (415) 291-7474 cwanger@manatt.com aguardado@manatt.com
9	Solutions, Inc., Kathleen Breitman, and Arthur Breitman	Crypto LLC and Timothy C. Draper
10	COOLEY LLP	LEWIS & LLEWELLYN LLP
111213	Patrick E. Gibbs Patrick E. Gibbs Jeffrey M. Kaban	By: /s/ Marc R. Lewis Marc R. Lewis Rebecca F. Furman 505 Montgomery St., Suite 1300 San Francisco, CA 94111
141516	Palo Alto, CA 94304-1130 Tel: (650) 843-5000 Fax: (650) 849-7400 pgibbs@cooley.com jkaban@cooley.com	(415) 800-0590 (415) 800-0591 mlewis@lewisllewellyn.com bfurman@lewisllewellyn.com
171819	skirby@cooley.com Daniel L. Sachs (SBN 294478) COOLEY LLP 1299 Pennsylvania Ave. NW Suite 700	Attorneys for Defendant Diego Olivier Fernandez Pons
202122	Tel: (202) 728-7114 Fax: (202) 842-7899 dsachs@cooley.com	
2324	Attorneys for Defendant Dynamic Ledger Solutions, Inc.	
242526		
2728		

1	SWANSON & MCNAMARA LLP	BROWN RUDNICK LLP		
2	By: /s/ Edward W. Swanson	By: /s/ Leo J. Presiado		
3	Edward W. Swanson	Leo J. Presiado BROWN RUDNICK LLP		
4	Mary McNamara 300 Montgomery Street, Suite 1100	2211 Michelson Drive, 7th Floor		
	San Francisco, California 94104	Irvine, CA 92612		
5	Tel: 415-477-3800 Fax: 415-477-9010	-and-		
6	ed@smllp.law	und		
7	mary@smllp.law	Sigmund S. Wissner-Gross (pro hac vice)		
8	Counsel for Defendant Johann Gevers	Jessica N. Meyers (<i>pro hac vice</i>) BROWN RUDNICK LLP		
		Seven Times Square		
9		New York, NY 10036		
10		Attorneys for BITCOIN SUISSE AG and		
11		NIKLAS NIKOLAJSEN		
12				
13	COBLENTZ PATCH DUFFY & BASS LLP			
	By: /s/ Rees F. Morgan			
14	Rees F. Morgan			
15	David C. Beach One Montgomery Street, Suite 3000			
16	San Francisco, CA 94104-5500			
17	Tel: (415) 391-4800 Fax: (415) 989-1663			
18	ef-rfm@cpdb.com			
	ef-dcb@cpdb.com			
19	Attorneys for Defendant Guido Schmitz-			
20	Krummacher			
21				
22				
23	FILER'S ATTESTATION			
	Pursuant to Civil L. R. 5-1(i)(3), regardi	ing signatures, I hereby attest that concurrence in		
2425	the filing of the document has been obtained from all of the signatories above.			
26	Dated: March 23, 2018	/s/ Enoch H. Liang		
		Enoch H. Liang		
27				
28	*	* *		
		4		
	STIPULATION AND [PROPOSED] ORDER PURSUANT TO MARCH 16, 2018 ORDER (DKT. NO. 101) MASTER FILE NO. 17-CV-06779-RS			

1	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
2	~ 1101	
3	Date: 3/26/18 HONORABLE RICHARD SEEBORG	
5	U.S. DISTRICT JUDGE	
6		
7		
8		
9		
10		
11		
12		
13		
1415		
16		
17		
18		
19		
20		
21		
22		
2324		
25		
26		
27		
28		